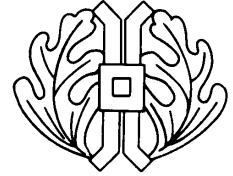


PREVENTIVE LAW SERIES

FAIR DEBT COLLECTION PRACTICES ACT



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WHAT IS THE FAIR DEBT COLLECTION PRACTICES ACT?

The federal Fair Debt Collections Practices Act (FDCPA), 15 U.S.C. §1692, grants consumers certain rights which protect you from abusive and deceptive debt collection practices. There is also the California Fair Debt Collection Practices Act, Civil Code § 1788.4, which covers any debt collector, whether a collection agency, creditor or employee of a creditor.

WHO IS A DEBT COLLECTOR?

Not all people attempting to collect money are debt collectors. Under the Act, a debt collector is a person who "regularly attempts to collect debts by using interstate commerce or the mail. In plain English, it is someone whose primary job is to collect debts. Therefore, under the federal law, the employee of a creditor is NOT a debt collector. But remember, the California law says that same person IS a debt collector.

PROHIBITED PRACTICES BY DEBT COLLECTORS

A debt collector may not:

1. Communicate with the debtor by calling, writing or talking with the debtor directly, if the debt collector knows the debtor has an attorney; calling repeatedly or at unusual or inconvenient times or places; reaching the debtor at work (if the debt collector knows that the debtor is prohibited from receiving debt collection calls at work); or sending a document that misleadingly attends to be from a court, attorney or government agency.
2. Harass or abuse the debtor by: harming or threatening the debtor or a third person (or the reputation or property of those persons); using obscene or profane language; or publishing the name of the debtor as a person who does not pay bills.
3. Communicate with third parties about the debtor; give false information about the debtor; or failing to disclose that the debtor disputes the debt; contacting a third party (other than the debtor's attorney or a credit bureau) for any purpose except locating the debtor, verifying the debtor's employment, finding out about the debtor's medical insurance (for medical bill debts) or failing to reveal the debt collector's company name to any third party contacted, if asked.
4. Make false or misleading statements, including: falsely claiming to be an attorney, police officer or government agent; threatening to take unintended or inappropriate action (such as jailing the debtor); falsely claiming that the debtor has committed a crime, or falsely claiming to be conducting a survey, casting a movie, or promising money or gifts if the debtor will disclose certain information.
5. Use unfair or outrageous debt collection methods, such as: adding interest, fees or charges not authorized in the original agreement or which are not allowed under state law.

WHAT MUST THE DEBT COLLECTOR TELL THE DEBTOR?

When contacted by a debt collector, they must notify you of the following:

1. The amount of the debt.
2. The name of the creditor to whom the debt is owed.
3. A statement that the debt will be assumed to be valid unless you notify the debt collector within 30 days that the debt is disputed.
4. A statement that the debt collector will verify the debt and send you written verification if you notify them in writing within 30 days that the debt is disputed.
5. A statement that the debt collector will send you the creditor's new name and address (if it has changed) if you request it from the debt collector in writing within 30 days.

HOW TO STOP COMMUNICATIONS FROM THE DEBT COLLECTOR

If you notify the debt collector in writing either that you refuse to pay the debt or that you want the debt collector to stop contacting you, the debt collector **MUST STOP**, subject to a few exceptions. They may still contact you to tell you that efforts to collect the debt are terminated, that a specific action is being taken, or that the collector intends to take certain actions which are normally taken. **Remember, just because you can stop them from contacting you does not mean you are relieved of the debt!!**

YOUR REMEDIES IF THE DEBT COLLECTOR VIOLATES THE FDCPA

You can hold the debt collector liable for any damages which you suffer as a result of the debt collector's violation of the FDCPA, as well as attorney's fees for any civil action you bring to enforce those rights. Additionally, the court may award you statutory damages of up to \$1,000.

In addition to a lawsuit, you may also file a complaint with the California Bureau of Collection and Investigative Services, your state Attorney General's office, and the Federal Trade Commission.

LEGAL ASSISTANCE APPOINTMENTS:

For an appointment to see a legal assistance attorney, please contact the Legal Assistance Office, located in Building 610, Naval Air Station North Island, by telephone at (619) 545-6278.

RESOURCES:

Federal Trade Commission (Consumer Response Center)

Washington, DC 20580

(202) FTC-HELP

www.ftc.gov

California Bureau of Collection and Investigative Services (916)445-6864